



**PART III—Section I**  
**NOTIFICATIONS BY GOVERNMENT**

**CHIEF SECRETARIAT**

Dated 29th March 1945.

**No. R. 6085—L. S. 47-44-3.** Under Section 106 of the Mysore Land Revenue Code, Act IV of 1888 (as amended from time to time) the Government of His Highness the Maharaja of Mysore are pleased to extend the provisions of Chapters VIII to X under the said Act to Jodi Madappanahalli village, Kunigal Taluk.

7867

Dated 29th March 1945.

**No. R. 6099—L. S. 48-44-3.** It is notified for general information that under Section 1 (2) of the Record of Rights Act No. X of 1927, Government are pleased to direct that the provisions of the said Act shall be extended to the inam villages of Manchenahalli and Bandarlahalli in Bowringpet Taluk.

2. The record is intended to check litigation in regard to land and to facilitate its disposal by the Courts to reduce unnecessary expenditure by the raiyats in executing and registering documents and to protect them against fraud and fabrication of false claims. It will also be of assistance to Government as well as the raiyats in the distribution of assessment among the various hissadars, the grant of Takavi and Land Improvement Loans and the grant of suspension or remission of land revenue.

3. To facilitate the accurate preparation of the Record of Rights, the Preliminary Record will first be prepared by the shanbhogs to the best of their information in the prescribed form and every case will be duly investigated by a Special Revenue Inspector. There will be a check of the Preliminary Record by the Amildar or other officer specially authorised by the Commissioner of Land Records, Survey and Settlement or by the Deputy Commissioner, in this behalf. Occupants and persons interested in the land are required to furnish every information that may be within their knowledge to the investigating officers in order to ensure accuracy in the preparation of this Record which will form the basis of the future Records of Rights.

4. All persons interested in the land are required to render every reasonable assistance to officers of the Department of Land Records when they come to the villages to measure the hissas and to conduct enquiries in cases and disputed boundary lines between hissas in the field, after giving the prescribed notice.

5. The attention of the public is invited to the provisions of Section 7 of the Record of Rights Act, requiring them on requisition by a Revenue Officer, engaged in compiling or revising the Record of Rights to furnish or produce information and documents needed for the correct compilation or revision thereof within one month from the date of such requisition. Failure to comply with this requisition and secure registration of their rights will render occupants and holders of interests in land liable to a fine not exceeding Rs. 5 (recoverable as an arrear of land revenue) besides depriving them of the advantages enumerated above. The officer to whom any information is furnished or before whom any documents are produced in accordance with the requisition will give a written acknowledgment therefor in the Form prescribed to the person furnishing or producing the same and shall endorse on any such document, before returning it to him, a note under his signature stating the fact of its production and the date thereof.

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Dated 29th March 1945.

**No. P. 6608—P. & L. 5-44-2.** In exercise of the powers conferred by sub-rule (1) of Rule 40 of the Defence of India Rules as applied to Mysore, the Government of His Highness the Maharaja do hereby declare that the Notification No. P. 5550—P. & L. 3-43-32 dated 7th March 1944, regarding the

**LAW SECRETARIAT**

Dated 27th March 1945.

**No. L. 9691—Ml. 110-44-55.** In exercise of the powers vested in them under the proviso (d) to Section 61 of the Mysore Town Municipalities Act, 1933, the Government of His Highness the Maharaja of Mysore are pleased to direct that the stores imported into the limits of the Town Municipalities in the State by the Red Cross Organisation and the St. John Ambulance Association be exempted from the payment of local taxation.

The articles in respect of which the exemption is granted should be marked clearly on bales or cases in which they are contained as belonging to the said organisations, and persons conveying such stores should produce vouchers of the Indian Red Cross and the St. John Ambulance Organisations for inspection by duly authorised officers of the Municipalities concerned.

7795

Dated 27th March 1945.

**No. L. 9701—Ml. 110-44-56.** In exercise of the powers vested in them under the proviso (d) to Section 64 of the Mysore City Municipalities Act, 1933, the Government of His Highness the Maharaja of Mysore are pleased to direct that the stores imported into the limits of Bangalore and Mysore City Municipalities by the Red Cross Organisation and the St. John Ambulance Association be exempted from the payment of local taxation.

The articles in respect of which the exemption is granted should be marked clearly either on bales or cases in which they are contained as belonging to the said organisations, and persons conveying such stores shall produce vouchers of the Indian Red Cross and St. John Ambulance Organisations for inspection by duly authorised officers of the Municipalities concerned.

7796

Dated 27th March 1945.

**No. L. 9706—Ml. 110-44-57.** In exercise of the powers vested in them under Section 65 of the Mysore Minor Municipalities Act, 1933, the Government of His Highness the Maharaja of Mysore are pleased to direct that the stores imported into the limits of the Minor Municipalities in the State by the Red Cross Organisation and the St. John Ambulance Association be exempted from the payment of local taxation.

The articles in respect of which the exemption is granted should be marked clearly on bales or cases in which they are contained as belonging to the said organisations and persons conveying such stores should produce vouchers of the Indian Red Cross and the St. John Ambulance Organisation for inspection by duly authorised agents of the Municipalities concerned.

7797

**No. L. 9753—V. P. 10-44-59, dated 29th March 1945.**

Whereas it appears to the Government of His Highness the Maharaja of Mysore that the undermentioned land situated in Hulikere village, Kadur Taluk, Kadur District, is needed for a public purpose to wit, Adikarnataka Village Extension; notice to that effect is hereby given to all whom it may concern, in accordance with the provisions of Section 4 (1) of the Land Acquisition Act of 1894, as amended by the Land Acquisition Amendment Act No. I of 1927, and the Government hereby authorise the Deputy Commissioner, Kadur District, and his subordinates to exercise the powers conferred by Section 4 (2) of the Act. Under Sub-Section (4) of Section 17 of the Land Acquisition Act of 1894 as amended by Act No. I of 1927, the Government direct that, in view of the urgency of the case, the provisions of Section 5-A of the Act shall not apply to the acquisition of lands noted below:—

Kadur District, Kadur Taluk, Sakrepatna Hobli,  
Hulikere Village.

Revenue Survey No. 174—1, in the Khate of Malukappa bin Mallappa and



No. L. 9752—V. P. 10-44-58, dated 29th March 1945.

Under Section 6 of the Land Acquisition Act of 1894 as amended by the Land Acquisition Amendment Act No. I of 1927, the Government of His Highness the Maharaja of Mysore declare that the land measuring 20 guntas be the same a little more or less, is needed for a public purpose, to wit, Adikarnataka village extension and under Sections 4 and 7 of the same Act, the Assistant Commissioner in charge of Tarikere Sub-Division, is appointed to perform the functions of a Deputy Commissioner under the Act and directed to take orders for the acquisition of the said land. Under sub-section (1) of Section 17 of the Act, the Government further direct that the possession of the said land may be taken on the expiry of fifteen days from the date of publication of the notice mentioned in Section 9 (1) of the Act. A plan of the land is kept in the Office of the Amildar, Kadur and may be inspected at any time during office hours.

Kadur District, Kadur Taluk, Sakrepatna Hobli, Hulihere Village.

Revenue Survey No. 174-1, in the Khate of Malukappa bin Mallappa and in the anubhava of Malukappa bin Mallappa and bounded on the North by Road, South by Survey No. 173, East by Survey No. 224 and West by Survey No. 175 and 176, the area required being 20 guntas assessed at Re. 0-11-0.

7705 C. NARAYANASWAMY NAIDU, Law Secy.

Dated 31st March 1945.

No. RI. 5191—R. A. 107-44-1. In exercise of the powers vested in them by the provisions of the Government of Mysore Act, 1940, the Government of His Highness the Maharaja are pleased to direct that the following further amendments shall be made in the Mysore Legislative Rules, 1941, namely:—

1. In Rule 2 (1) of the said rules for the existing definition of "resolution" the following definition shall be substituted:—"Resolution" means—a motion for the purpose of discussing any matter of public interest or importance relating to the administration of the State;—

2. In Rule 9 (1) for the words "on a matter of public concern", the words "on any matter of public interest or importance relating to the administration of the State" shall be substituted.

3. In Rule 11 of the said rules the following item shall be added as Item (1):—

"(1) It must not relate to any matter in respect of which information has been furnished to a question put and answered earlier at the same Session or at a preceding Session held within one year prior to the date of commencement of the Session for which notice of the question is given."

4. In Rule 28 (2) (viii) of the said rules, for the words "or motion", the words "motion or representation;" shall be substituted.

5. In Rule 43, for the words "a matter of general public interest," the words "any matter of public interest or importance relating to the administration of the State" shall be substituted.

6. In Rule 67 of the said rules—

(1) Clauses (a), (b) and (c) shall be renumbered as clauses (b), (c) and (d), and before clause (b) as so renumbered the following clause shall be inserted:—

"(a) It shall relate only to a matter of public interest or importance relating to the administration of the State;—"

(ii) After clause (d) as renumbered, the following shall be added—

"(e) it shall not relate to any matter of purely local interest or importance."

7. After Rule 67 of the said rules, the following rule shall be added—

"67-A. When a representation has been disallowed or withdrawn with the leave of the Assembly or has been discussed in the Assembly and the opinion of the Government has been given thereon, no representation raising substantially the same question shall be moved within one year."

7902 C. NARAYANASWAMY NAIDU, Law Secy. and Legal Rembr.

#### CIVIL SUPPLIES SECRETARIAT

Dated 28th March 1945.

No. C. 904—C. O. 43-44-13. In exercise of the powers conferred by sub-rule (2) of Rule 81 of the Defence of India Rules, as applied to Mysore, the Government of His Highness the Maharaja are pleased to direct that the following further amendments shall be made in the (Mysore) Indian Woollen Goods (Control) Order, 1944, namely:—

In the said Order—

(1) in clause 8, after entry (f) the following entry shall be inserted:—"(g) shirtings 27/30 inches width: 31 yards or shirtings 54/56 inches width: 13/4

(3) in the First Schedule in the entry relating to item 3 after the word "coatings" the word "shirtings" shall be substituted.

7839

Dated 28th March 1945.

No. C. 906—C. O. 4-44-14. In pursuance of sub-clause (2) of clause 5 of the (Mysore) Indian Woollen Goods (Control) Order, 1944, the Government of His Highness the Maharaja are pleased to fix the following maximum retail prices which may be charged by a dealer in respect of Indian Woollen Goods other than controlled woollen goods:—

Sl. No.	Description and other particulars.	Maximum retail price per lb. Rs. a. p.
1	Tweeds and woollen suitings manufactured from Indian machine spun woollen yarns	5 10 0
2	Blankets and rugs manufactured from Indian machine spun woollen yarns	4 0 0
3	Worsted cloth (suitings, shirtings, flannels, shawls, etc.) manufactured from imported worsted or Union (T. C. quality) yarns	26 0 0
4	Worsted cloth manufactured from cotton warp or cotton twisted with imported worsted yarn with cotton contents not exceeding 25 per cent	22 0 0
5	Worsted cloth manufactured from cotton warp or cotton twisted with imported worsted yarns with cotton contents above 25 per cent but less than 51 per cent.	18 0 0
6	Worsted cloth manufactured from imported worsted and Union (T. C. quality, etc.) yarns twisted with rayon or staple fibre yarn	20 0 0
7	Worsted knitting yarns of Indian manufacture	9 8 0

Note.—The above prices are for the best quality material falling within the categories described. Prices for lower qualities should be proportionately less.

7840

Dated 28th March 1945.

No. C. 909—C. O. 33-44-52. In exercise of the powers conferred by clause (c) of sub-section (1) of Section 3 of the Hoarding and Profiteering Prevention Act (Act XXII of 1944) the Government of His Highness the Maharaja are pleased to fix as follows, the maximum prices at which vegetable oil products may be sold:—

I.

Locality of sale	Maximum price per lb. net of vegetable oil product.		
	When sold by producer or producer's distributor or agent either loose or in large packs.		When sold by any other person.
	In large packs.	Loose in small quantities.	
	Rs. a. p.	Rs. a. p.	Rs. a. p.
Bombay Province (excluding Bombay Town and suburbs), Mysore, Madras, the Central Provinces and Berar, Coorg and Panth-Piploda.	0 9 9	0 10 6	0 11 3

Note.—"Large packs" are packs (in producer's original sealed containers) containing not less than 35 lbs. net of the product.

II.

Description	Maximum price per pack of vegetable oil products when sold in small packs.	
	Wholesale	Retail
	Rs. a. p.	Rs. a. p.
1 Packs containing 10 lb.	7 9 0	7 15 0
2 Do 9 lb.	6 14 6	7 4 0
3 Do 5 lb.	4 0 8	4 3 6
4 Do 3 lb.	2 10 0	2 12 0
5 Do 2 lb.	1 10 6	1 12 0
6 Do 1 lb.	0 13 6	0 14 3

Note.—The maximum prices specified above, under I as well as II, are inclusive of freight, but exclusive of octroi, terminal tax, sales tax and other similar local taxes, and in places where any such taxes are levied, the above maximum prices shall be increased by an equivalent amount.

7838

E. V. GANAPATI IYER, Civil, Supplies Secy.

#### ADDITIONAL SECRETARIAT

Dated 29th March 1945.

No. D. 6477—Seri. 188-43-17. In exercise of the powers conferred by sub-rule (2) of Rule 81 of the Defence of India Rules, as applied to Mysore, the Government of His Highness the Maharaja are pleased to direct that the following further amendment shall be made in the Cocoon Control Order, 1943, viz.,